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CLERK U.S. BANKRUPTCY COURT  
Central District of California  
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7 **CHANGES MADE BY COURT**

8 **UNITED STATES BANKRUPTCY COURT**  
9 **CENTRAL DISTRICT OF CALIFORNIA**

10 **LOS ANGELES DIVISION**

11 In re: ) Case No.: 2:17-bk-11972 RK  
12 BEVERLY MONIQUE MURRAY- )  
CALCOTE, ) Chapter 7  
13 )  
14 Debtor. ) **ORDER APPROVING STIPULATION**  
15 ) **BETWEEN UNITED STATES TRUSTEE ,**  
16 ) **DEBTOR BEVERLY MONIQUE**  
17 ) **MURRAY-CALCOTE AND CHAPTER 7**  
18 ) **TRUSTEE GONZALEZ TO**  
19 ) **VOLUNTARILY DISMISS CASE WITH A**  
20 ) **REFILING BAR AS TO CHAPTER 7**  
21 ) **ONLY IN LIEU OF DENIAL OF**  
22 ) **CHAPTER 7 DISCHARGE UNDER 11**  
23 ) **U.S.C. § 727(a)(2), (a)(3), (a)(4) and (a)(5)**  
24 )  
25 ) [No Hearing Requested or Required]  
26 )

27 Upon consideration of the Stipulation To Voluntarily Dismiss Case Pursuant To 11 U.S.C.  
With A Refiling Bar As To Chapter 7 Only In Lieu Of Denial Of Chapter 7 Discharge Under 11  
U.S.C. § 727(a)(2), (a)(3), (a)(4) and (a)(5); Vacating Status Conference Hearing Date; and Closing  
Adversary Action (“Stipulation”), by and between the United States Trustee, Debtor BEVERLY  
MONIQUE MURRAY-CALCOTE (“Debtor”) and the Chapter 7 Trustee, and GOOD CAUSE  
APPEARING THEREFOR:

- 28 1. The Stipulation is hereby APPROVED in its entirety;

- 1       2. This case is hereby and immediately DISMISSED, with a 8-year refiling bar for
- 2                 any subsequent Chapter 7 case only, from the entry date of the Order approving this
- 3                 Stipulation, in lieu of denial of the Debtor's Chapter 7 discharge 11 U.S.C. §
- 4                 727(a)(2), (a)(3), (a)(4) and (a)(5);
- 5        3. The Debtor may not and will not file a petition for relief under chapter 7 of Title 11
- 6                 for a period of 8 years after the bankruptcy court's entry of this Order;
- 7        4. Any order previously entered granting Debtor a discharge in the above-captioned
- 8                 Chapter 7 bankruptcy case, is VACATED;
- 9        5. Pursuant to the Stipulation, the Chapter 7 Trustee and his court-approved
- 10                 professionals have waived their respective fees and expenses incurred throughout
- 11                 the course of this bankruptcy case to investigate and attempt to administer estate
- 12                 assets. Therefore, contemporaneously with the entry of this Order, the Chapter 7
- 13                 Trustee must return any and all estate assets, and potential estate assets, in his
- 14                 possession and/or control to the custody and possession of the holder or holders of
- 15                 said assets; and
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- 17        ///
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6. The United States Trustee, the Debtor and the Chapter 7 Trustee are to each bear their own respective fees and costs in connection with the underlying bankruptcy case, including the U.S. Trustee's Adversary Action, Adv. No. 2:17-ap-01487 RK, and each waives the right to make a claim against the other for such costs, attorneys' fees or any other expenses associated with this matter, including the U.S. Trustee's underlying Adversary Action.

IT IS SO ORDERED.

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Date: February 1, 2018



Robert Kwan  
United States Bankruptcy Judge